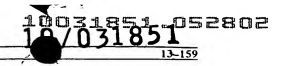
FORM 13-18



JC07 Rec'd PCT/PTO 2 3 JAN 2002

Pra	titi	ner's D	cket No.	HMN 2 0021	CHA

CHAPTER II

Preliminary Classification:

Proposed Class:

Subclass:

NOTE: "All applicants are requested to include a preliminary classification on newly filed patent applications. The preliminary classification, preferably class and subclass designations, should be identified in the upper right-hand comer of the letter of transmittal accompanying the application papers, for example 'Proposed Class 2, subclass 129.' " M.P.E.P., § 601, 7th ed.

TRANSMITTAL LETTER TO THE UNITED STATES ELECTED OFFICE (EO/US) (ENTRY INTO U.S. NATIONAL PHASE UNDER CHAPTER II)

INTERNATIONAL APPLICATION	ON NO.	INTERNATI	ONAL FILING	DATE	P	RIORITY	DATE CLA	IMED	
PCT/EP00/06997	21	July 2	000 (21	.07.2000) 23	July	1999	(23.	07:1999)
	SE OF TOSYLC UCOUS MEMBRA					DISEAS	SES OF	THE	SKIN,
APPLICANT(S)									
RAPP, Horst and	HECK, Fried	bert							
Box PCT Assistant Commissi Washington D.C. 20 ATTENTION: EO/0	231	ts							
CI (When	ERTIFICATION U using Express Mail, Express	the Expre	C.F.R. § ess Mail lab ication is o	el number is	d 1.10* mandato	ory;			
I hereby certify that, on th	ne date shown belov	w, this cor	respondenc	ce is being:					
		MAI	LING						
deposited with the Unfor Patents, Washingt		Service in	an envelop	e addressed	to the Ā	ssistant (Commiss	ioner	
37 C.F.R.	§ 1.8(a)				R. § 1.10				
☐ with sufficient postage	e as first class mail.			ss Mail Post No. <u>EV 02(</u>				itory)	
	•	TRANSM	AISSION						
□ facsimile transmitted to Date: _//23/02	to the Patent and Ti	Si	gnature	1466 M.C. n. B. Geo	(rge			
				name of per		ying)			

(Transmittal Letter to the United States Elected Office (EO/US) [13-18]—page 1 of 9)

^{*} Only the date of filing (§ 1.6) will be the date used in a patent term adjustment calculation, although the date on any certificate of mailing or transmission under § 1.8 continues to be taken into account in determining timeliness. See § 1.703(f). Consider "Express Mail Post Office to Addressee" (§ 1.10) or facsimile transmission (§ 1.6(d)) for the reply to be accorded the earliest possible filing date for patent term adjustment calculations.



- NOTE: To avoid abandonment of the application, the applicant shall fumish to the USPTO, not later than 20 months from the priority date: (1) a copy of the international application, unless it has been previously communicated by the International Bureau or unless it was originally filed in the USPTO; and (2) the basic national fee (see 37 C.F.R. § 1.492(a)). The 30-month time limit may not be extended. 37 C.F.R. § 1.495.
- WARNING: Where the items are those which can be submitted to complete the entry of the international application into the national phase are subsequent to 30 months from the priority date the application is still considered to be in the international state and if mailing procedures are utilized to obtain a date the express mail procedure of 37 C.F.R. § 1.10 must be used (since international application papers are not covered by an ordinary certificate of mailing—See 37 C.F.R. § 1.8.
- NOTE: Documents and fees must be clearly identified as a submission to enter the national state under 35 U.S.C. § 371 otherwise the submission will be considered as being made under 35 U.S.C. § 1.11. 37 C.F.R. § 1.494(f).
- I. Applicant herewith submits to the United States Elected Office (EO/US) the following items under 35 U.S.C. § 371:
 - a.

 This express request to immediately begin national examination procedures (35 U.S.C. § 371(f)).
 - b. The U.S. National Fee (35 U.S.C. § 371(c)(1)) and other fees (37 C.F.R. § 1.492) as indicated below:

(Transmittal Letter to the United States Elected Office (EO/US) [13-18]—page 2 of 9)

13-160 -

23 JAN 2002

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531 Rec'd PCT/PT

2. Fees

CLAIMS FEE	(1) FOR	(2) NUMBER FILED	(3) NUMBER EXTRA	(4) RATE	1 ' '	ALCULA- ONS
⊠*	TOTAL CLAIMS					
		16 -20=	0	× \$18.00 =	\$	0
	INDEPENDENT CLAIMS					
		1 -3=	0	× \$84.00 =		0
	MULTIPLE DEPE	ENDENT CLAIM(S) (if	applicable)	+ \$280.00		
BASIC FEE**	AUTHORITY					
		ternational prelimina as been paid on the	-			
	st	nd the international p ates that the criteria	of novelty, invent	ive step (non-	:	
		oviousness) and indu ticle 33(1) to (4) have	• •			
	cl na					
·	□ ar §					
	U.S. PTO W					
	Where no in in § 1.482 hain sternational					
	PTO: ☐ ha					
	⊠ wi ha					
	th §	89	90.00			
			Total of abov	ve Calculations	= 89	90.00
SMALL ENTITY	Reduction by 1/2 must be made. (1				
		89	90.00			
		\$ 89	90.00			
	Fee for recording C.F.R. § 1.21(h)). COVER SHEET".					
TOTAL			Total	Fees enclosed	\$ 89	90.00

10031870318502

531 Rec'd PCT/PT 23 JAN 2002

*See at	tach	ed Prelimina	ary Amend	dment Re	ducing	the Nur	nber of (Claims.	•	
X	Att	ached is a	⊠ check	☐ mone	y order	in the a	mount of	\$8	90.00	
X	Aut	horization is	s hereby	made to	charge	the amo	ount of \$	i	0	
	K	to Deposit	Account	No	06-030	8				
			ard as sh	own on t			dit card	informa	ation authori	za-
WARNIN	G: C	redit card infor	mation shou	ıld not be i	ncluded	on this for	m as it ma	ıy becon	ne public.	
X		arge any ad he manner			red by	this pap	er or cre	edit an	y overpaym	ent
А	duplic	cate of this	paper is	attached.						
**WARNII	i 1	To avoid aban and Trademark the basic nation \$ 1.495(b).	Office not I	ater than th	e expirat	ion of 30	months fro	m the pr	iority date: * * '	· (2)
WARNIN	su be se th is da	the translation britted by the met within a tile to forth in § 1.4 irty (30) months required for acte. Failure to covisions of § 1.5.	applicant water period set 192(e) is requesting after the perceptance of the period omply with the set 1990 of 1990 of 1990 omply with the set 1990 of	rithin thirty (et by the Off uired as a c riority date. f an English these requir	30) montifice. 37 C. condition The payr translativements v	hs from the F.R. § 1.4 for accep ment of the ion later th vill result ir	e priority da 95(b)(2). Th ting the oa e processin an thirty (3 n abandonn	ate, such ne payme nth or de ng fee sei 10) month ment of ti	n requirements in the surchast of the surchast claration later to the forth in § 1.45 hs after the priche application.	may arge han 92(f) ority The
☐ As	serti	on of Small	Entity S	tatus						
□ Ар	plica	nt hereby a	asserts s	tatus as	a sma	II entity	under 3	7 C.F.	R. § 1.27.	
c	feclara	.R. § 1.27(c) of tion thereof or ional phase as	by paymen							
	orgai to be and i make	Assertion of s nization) should accorded sma must, in order t an assertion ((3) of this sect	i make a de all entity stat to establish s of entitleme	etermination tus based o small entity nt to small	, pursuar In the dei status foi entity sta	nt to parag finitions se r the purpo atus, in the	raph (f) of t forth in po se of payin manner se	this sect aragraph ng small e et forth i	tion, of entitlerr (a) of this sect entity fees, actu n paragraphs (c	nent ion, ially c)(1)
		Assertion by w small entity sta				e establishe	ed by a writ	ten asse	rtion of entitlem	ient
	(i) Be clearly id	entifiable;							
	,	îi) Be signed (s	. •	, ., .		•				
	i	iii) Convey the s a small entity While no specif small entity sta	, or that sma ic words or	all entity sta wording are	tus is ent e required	itled to be I to assert	asserted fo small entity	or the ap, v status,	plication or pate the intent to as	ent. sert
	(2)	Parties who c	an sign and	file the wri	itten asse	ertion. The	written ass	sertion c	an be signed b	y:
	•	ī) One of the pa §§ 3.73(b) of tl				-		_		ce),
	Ċ	ii) At least one or declaration vritten assertio	has not bee	en submitte	d), notwi	thstanding	§§ 1.33(£)(4), who	o can also file	
	(iii) An assignee chapter, but the §§ 1.33(b) of th	partial assig	-						
		(Transr	nittal Letter	to the Unit	ed State	s Elected	Office (EO/	'US) [13-	- 18] -page 4 o	f 9)

(Rel.88—10/01 Pub 605)

FORM 13-18 13-162

13-163

531 Rec'd PCT/PT 23 JAN 2002

(3) Assertion by payment of the small entity basic filing or basic national fee. The payment, by any party, of the exact amount of one of the small entity basic filing fees set forth in §§ 1.16(a), (f), (g), (h), or (k), or one of the small entity basic national fees set forth in §§ 1.492(a)(1), (a)(2), (a)(3), (a)(4), or (a)(5), will be treated as a written assertion of entitlement to small entity status even if the type of basic filing or basic national fee is inadvertently selected in error.

(i) If the Office accords small entity status based on payment of a small entity basic filing or basic national fee under paragraph (c)(3) of this section that is not applicable to that application, any balance of the small entity fee that is applicable to that application will be due along with the appropriate surcharge set forth in §§ 1.16(e), or §§ 1.16(f).

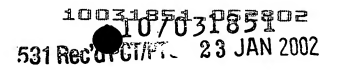
(ii) The payment of any small entity fee other than those set forth in paragraph (c)(3) of this section (whether in the exact fee amount or not) will not be treated as a written assertion of entitlement to small entity status and will not be sufficient to establish small entity status in an application or a patent."

3. A copy of the International application as filed (35 U.S.C. § 371(c)(2)):

NOTE: Section 1.495 (b) was amended to require that the basic national fee and a copy of the international application must be filed with the Office by 30 months from the priority date to avoid abandonment. "The International Bureau normally provides the copy of the international application to the Office in accordance with PCT Article 20. At the same time, the International Bureau notifies applicant of the

	de ap ne	esigna oplica otice i	ated o ant de from t	ion to the Office. In accordance with PCT Rule 47.1, that notice shall be accepted by all offices as conclusive evidence that the communication has duly taken place. Thus, if the sires to enter the national stage, the applicant normally need only check to be sure the laternational Bureau has been received and then pay the basic national fee by 30 months only date." Notice of Jan. 7, 1993, 1147 O.G. 29 to 40, at 35-36. See item 14c below.
		a.	X	is transmitted herewith.
		b.		is not required, as the application was filed with the United States Receiving Office.
		C.		has been transmitted
			i.	□ by the International Bureau.
				Date of mailing of the application (from form PCT/1B/308):
				
			ii.	☐ by applicant on (Date)
4.	X			ation of the International application into the English language .C. § 371(c)(2)):
		a.	X	is transmitted herewith.
		b.		is not required as the application was filed in English.
		c.		was previously transmitted by applicant on (Date)
		d.		will follow.

(Transmittal Letter to the United States Elected Office (EO/US) [13-18]—page 5 of 9)

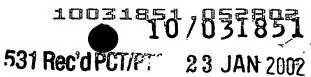


5.	(X			ments to the claims of the international application under PCT Article 19 S.C. § 371(c)(3)):
NOT	a p c s a	The No and co priority do so submit an am	otice of ontinui ordate will no orthat endm	of January 7, 1993 points out that 37 C.F.R. § 1.495(a) was amended to clarify the existing ing practice that PCT Article 19 amendments must be submitted by 30 months from the and this deadline may not be extended. The Notice further advises that: "The failure to to tresult in loss of the subject matter of the PCT Article 19 amendments. Applicant may subject matter in a preliminary amendment filed under section 1.121. In many cases, filingment under section 1.121 is preferable since grammatical or idiomatic errors may be 1147 O.G. 29-40, at 36.
		a.	্ৰ	are transmitted herewith.
		b.		have been transmitted
			i.	□ by the International Bureau.
				Date of mailing of the amendment (from form PCT/1B/308):
			ii.	□ by applicant on (Date)
		C.	X	have not been transmitted as
			i.	applicant chose not to make amendments under PCT Article 19. Date of mailing of Search Report (from form PCT/ISA/210.):
				<u>November 16, 2</u> 000.
			ii.	the time limit for the submission of amendments has not yet expired. The amendments or a statement that amendments have not been made will be transmitted before the expiration of the time limit under PCT Rule 46.1.
6.	K			lation of the amendments to the claims under PCT Article 19 i.C. § 371(c)(3)):
		a.		is transmitted herewith.
		b.		is not required as the amendments were made in the English language.
		c.	X	has not been transmitted for reasons indicated at point 5(c) above.
7.	X	A c	юру	of the international examination report (PCT/IPEA/409)
			X	is transmitted herewith.
				is not required as the application was filed with the United States Receiving Office.
8.	X.	Anr	nex(e	es) to the international preliminary examination report
		a.	X	is/are transmitted herewith.
		b.		is/are not required as the application was filed with the United States Receiving Office.
9.	X	A tı	ransl	ation of the annexes to the international preliminary examination report
		a.	X	is transmitted herewith.
		b.		is not required as the annexes are in the English language.
				(Transmittal Letter to the United States Elected Office (EO/US) [13-18]—page 6 of 9)

531 Rec'dPG//PTC

10.	X			n or declaration of the inventor (35 U.S.C. § 371(c)(4)) complying wi .C. § 115	ith
		a.		was previously submitted by applicant on (Da	ate)
		b.		is submitted herewith, and such oath or declaration	
			i.	is attached to the application.	
			ji.	identifies the application and any amendments under PCT Arti 19 that were transmitted as stated in points 3(b) or 3(c) and 5 and states that they were reviewed by the inventor as required 37 C.F.R. § 1.70.	(b);
		c.	\mathbf{x}	will follow.	
II. Oti	ner c	locu	men:	t(s) or information included:	
11.	X			rnational Search Report (PCT/ISA/210) or Declaration under ticle 17(2)(a):	
		a.	X	is transmitted herewith.	
		b.		has been transmitted by the International Bureau.	
				Date of mailing (from form PCT/IB/308):	
		C.		is not required, as the application was searched by the United Sta International Searching Authority.	ites
		d.		will be transmitted promptly upon request.	
		e.		has been submitted by applicant on (Date)	
12.	X	An	Infor	rmation Disclosure Statement under 37 C.F.R. §§ 1.97 and 1.98:	
		a.	X	is transmitted herewith.	
	Also	tra	nsm	itted herewith is/are:	
				☑ Form PTO-1449 (PTO/SB/08A and 08B).	
				□ Copies of citations listed.	
		b.		will be transmitted within THREE MONTHS of the date of submiss of requirements under 35 U.S.C. § 371(c).	ion
		C.		was previously submitted by applicant on (Da	ate)
13.		An	assig	gnment document is transmitted herewith for recording.	
				ate "COVER SHEET FOR ASSIGNMENT (DOCUMENT) ACCOMP NEW PATENT APPLICATION" or FORM PTO 1595 is also attached	

(Transmittal Letter to the United States Elected Office (EO/US) [13-18]-page 7 of 9)



14. 🛚	Add	litio	nal documents:
	a.	X	
	b.	\mathbf{x}	International Publication No. W0/01/07035 A1
		i.	Specification, claims and drawing
		ii.	☐ Front page only
	C.	X	Preliminary amendment (37 C.F.R. § 1.121)
	d.	X	
		_	PCT/IB/308; PCT/IB/301; PCT/IB/304; PCT/IB/332
		_	<u> </u>
		_	
15. 🔀	The	ab	ove checked items are being transmitted
	a.	X	before 30 months from any claimed priority date.
	b.		after 30 months.
16. 🗌			requirements under 35 U.S.C. § 371 were previously submitted by the
	app	lica	nt on, namely:
		_	
		_	
		_	
		_	
		ΑU	THORIZATION TO CHARGE ADDITIONAL FEES
WARNING	: Ac	curat	tely count claims, especially multiple dependant claims, to avoid unexpected high charges
			claims are authorized.
			equest may be submitted in an application that is an authorization to treat any concurrent ly, requiring a petition for an extension of time under this paragraph for its timely submission,
a	incor	pora	ting a petition for extension of time for the appropriate length of time. An authorization to
			equired fees, fees under § 1.17, or all required extension of time fees will be treated as we petition for an extension of time in any concurrent or future reply requiring a petition
fc	r an e.	xtens	sion of time under this paragraph for its timely submission. Submission of the fee set forth
) will also be treated as a constructive petition for an extension of time in any concurrenting a petition for an extension of time under this paragraph for its timely submission." 37
			36(a)(3).
			f twenty-five dollars or less will not be returned unless specifically requested within a
			ime, nor will the payer be notified of such amounts; amounts over twenty-five dollars may by check or, if requested, by credit to a deposit account." 37 C.F.R. § 1.26(a).
図 Ple	ase c	har	ge, in the manner authorized above, the following additional fees that
ma	/ be	requ	uired by this paper and during the entire pendency of this application:
. 🗵	37 (C.F.	R. § 1.492(a)(1), (2), (3), and (4) (filing fees)
WARNING	: Bed	cause	e failure to pay the national fee within 30 months without extension (37 C.F.R. § 1.495(b)(2))

(Rel.88—10/01 Pub.605) FORM 13-18 13-166

results in abandonment of the application, it would be best to always check the above box.

(Transmittal Letter to the United States Elected Office (EO/US) [13-18]-page 8 of 9)

531 Rec'd PCT/FT 23 JAN 2002

	☐ 37 C.F.R. § 1.49	92(b), (c) and (d) (presentation of extra claims)								
NOTE:	Because additional fees for excess or multiple dependent claims not paid on filing or on later presentation must only be paid or these claims cancelled by amendment prior to the expiration of the time period set for response by the PTO in any notice of fee deficiency (37 C.F.R. § 1.492(d)), it might be best not to authorize the PTO to charge additional claim fees, except possible when dealing with amendments after final action.									
	☑ 37 C.F.R. § 1.17	7 (application processing fees)								
	⊠ 37 C.F.R. § 1.17	7(a)(1)-(5) (extension fees pursuant to § 1.136(a).								
		s (issue fee at or before mailing of Notice of Allowance, C.F.R. § 1.311(b))								
NOTE:	Where an authorization to charge to of a Notice of Allowance, the issue of mailing the notice of allowance.	the issue fee to a deposit account has been filed before the mailing fee will be automatically charged to the deposit account at the time 37 C.F.R. § 1.311(b).								
NOTE:	be filed in the application prior of 37 C.F.R. § 1,28(b): (a) notification	cation of any change in loss of entitlement to small entity status must to paying, or at the time of paying issue fee." From the wording on of change of status must be made even if the fee is paid as "other tification is required if the change is to another small entity.								
	and/or filing an I	92(e) and (f) (surcharge fees for filing the declaration English translation of an International Application later after the priority date).								
		prof State								
		SIGNATURE OF PRACTITIONER								
Reg. No.	: 33,961	Scott A. McCollister								
Tel. No.:	(216) 861-5582	(type or print name of practitioner)								
		Fay, Sharpe, Fagan, Minnich & McKee,	LLI							
Custome	r No.:	P.O. Address 1100 Superior Avenue, Seventh Floor								

Cleveland, Ohio 44114-2518